APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Date	Date of filing in State Engineer's Office	1989			•••••	
	Returned to applicant for correction					
Corre	Corrected application filed	Мар	filed_OCT_	0 9 1989	under 5	3922
7	The applicantHARRYJ. WILLIAMS				••••	
P	P. O. BOX 3502 Street and No. or P.O. Box No.	of RENO)	City or Town		
	NEVADA 89505 State and Zip Code No.					
	POINT OF DIVERSION	n, manner of use, and/or place				
of wa	of water heretofore appropriated under FILING (Identify			OF VEST	ED RIGHT Decreed, give ti	the of Decree and
identify	lentify right in Decree.)					
1.	The source of water is UNDERGROUND					
2.	2. The amount of water to be changed 0.22 C	FS	e second foot ear	als 448 3 gallon	s per minute	
	3. The water to be used for IRRIGATION, DO					
	4. The water heretofore permitted for IRRIGAT			*		
	5. The water is to be diverted at the following points					
	NE SEC COR OF SAID SEC 6 BEARS N 2 distance to a section corner. If on unsurveyed land, it should be stated	27 ⁰ 48'17"E 2557				
6.	6. The existing permitted point of diversion is loca	ted within NW ¹ 4 NE	SEC 6	T20N R20	E M.D.M.	WHENCE
	THE NE SEC COR OF SAID SEC 6 BEARS					
7.	7. Proposed place of use S12 NE14 AND N12 SE1	SEC 6 T20N R2	20E M.D.M gation state numb	l. (160 A er of acres to be	CR) irrigated.	
8.	8. Existing place of use SAME AS PROPOSED Describe by legal subdivision					
i	manner of use of irrigation permit, describe acreage to be removed	from irrigation.				
9.	PROPOSED IRRIGATION: O/A 1ST OF A 9. Use will be from STOCKWATER: 1ST OF JA Month and Day	APRIL O/A 19 ANUARY _{to} 31ST	ST OF NOV OF DECEM	EMBER IBER I and Day	(of each year.
	EXISTING O. Use was permitted from (SAME AS PROPOSITION Month and Day Month and Day					
	1. Description of proposed works. (Under the pro					
i	specifications of your diversion or storage works	S.)	MP AND PI	PING to be diverted,	i.e., diversion	structure, ditches,
	pipes and flumes, or drilled well, etc.					
	2, Estimated cost of works \$90,278.00					
13.	3. Estimated time required to construct works	2 YRS (10" DIAM	M 355' DE	EP)		

	By s/Harry J. Williams
Compared bk/seam/se	P.O. BOX 3502, RENO NEVADA 89505
Protested	
=	
AP	PROVAL OF STATE ENGINEER
This is to certify I have examined the foregimitations and conditions:	going application, and do hereby grant the same, subject to the following
rights on the source will be af neadgate and measuring device mu facilitate the measurement and	884 is issued with the understanding that no other fected by the change proposed herein. A substantiant is the installed at or near the point of diversion to control of water. The State reserves the right the thing proposed change at any and all times. This
permit is issued subject to any that may be made under adjudication. The total combined duty of exceed 132 acre-feet annually from This permit does not extending private or corporate land. The issuance of this permits the contract of the	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall now any and/or all sources. Send the permittee the right of ingress and egress of
chat may be made under adjudicati The total combined duty of exceed 132 acre-feet annually fro This permit does not ext public, private or corporate land The issuance of this per molder obtain other permits from	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not on any and/or all sources. tend the permittee the right of ingress and egress of the does not waive the requirements that the permit
chat may be made under adjudicati The total combined duty of exceed 132 acre-feet annually fro This permit does not ext bublic, private or corporate land The issuance of this permoder obtain other permits from	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not on any and/or all sources. tend the permittee the right of ingress and egress of the does not waive the requirements that the permit State, Federal and local agencies.
chat may be made under adjudication. The total combined duty of exceed 132 acre-feet annually from this permit does not extended to the inverse of this permit does not extended the issuance of this permit and the issuance of the permits from the inverse of the	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not me any and/or all sources. tend the permittee the right of ingress and egress of the does not waive the requirements that the permit state, Federal and local agencies. In the does not waive the agencies. In the does not waive the agencies.
chat may be made under adjudication of the total combined duty of exceed 132 acre-feet annually from this permit does not extendit, private or corporate land. The issuance of this permit does not extended and the issuance of the permit from the includer obtain other permits from the amount of water to be changed shall be like the content of the changed shall be like the changed shal	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not on any and/or all sources. tend the permittee the right of ingress and egress of the does not waive the requirements that the permit state, Federal and local agencies.
chat may be made under adjudication. The total combined duty of exceed 132 acre-feet annually from This permit does not extended to the extended of this permit does not extended the issuance of this permit does not extended the issuance of this permit does not extended the issuance of the permit of the issuance of the extended of the extended the extende	determination of the waters of an underground source. on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not me any and/or all sources. end the permittee the right of ingress and egress of the does not waive the requirements that the permit state, Federal and local agencies. imited to the amount which can be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second. In the does not be applied to beneficial use, and not to cubic feet per second.
chat may be made under adjudication. The total combined duty of exceed 132 acre-feet annually from This permit does not extended to public, private or corporate land. The issuance of this permit and the issuance of the permits from the includer obtain other permits from the amount of water to be changed shall be like the annually for irrigation at the prosecuted with reasonable diligation of completion of work shall be filed before the total completion of work	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not on any and/or all sources. Lend the permittee the right of ingress and egress of the second second to the amount which can be applied to beneficial use, and not to cubic feet per second. The but not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use, and not to exceed 132 acremited to the amount which can be applied to beneficial use.
chat may be made under adjudication. The total combined duty of exceed 132 acre-feet annually from This permit does not extended to public, private or corporate land. The issuance of this permit does not extended the issuance of the permit from the permi	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not on any and/or all sources. mend the permittee the right of ingress and egress of the second second to the requirements that the permits of the second second to the amount which can be applied to beneficial use, and not to cubic feet per second sources. mit does not waive the requirements that the permits of the second
chat may be made under adjudicati The total combined duty of exceed 132 acre-feet annually from this permit does not extended, private or corporate land. The issuance of this permit does not extended the issuance of this permit does not extended the issuance of the permit from the issuance of this permit from the issuance of the permit from the isu	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not an any and/or all sources. tend the permittee the right of ingress and egress of the second that the permit does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and local agencies. In this does not waive the requirements that the permit state, Federal and Local agencies. In this does not waive the requirements that the permit state, Federal and Local agencies.
that may be made under adjudication to total combined duty of exceed 132 acre-feet annually from this permit does not extended the private or corporate land. The issuance of this permit and the issuance of this permit from the infection of the permits from the infection of the permits from the infection of the permits from the	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not any and/or all sources. tend the permittee the right of ingress and egress of the second that the permits of ingress and egress of the second that the permits of the second that the p
chat may be made under adjudication. The total combined duty of exceed 132 acre-feet annually from this permit does not extended, private or corporate land. The issuance of this permoder obtain other permits from the issuance of this permoder obtain other permits from the issuance of this permoder obtain other permits from the issuance of this permoder obtain other permits from the issuance of this permoder obtain other permits from the issuance of this permoder of the issuance of the issuance of the issuance of this permoder of the issuance of the issuance of the issuance of this permoder of this permoder of the issuance of this permoder of this permoder of the issuance of this permoder of this permoder of this permoder of the issuance of this permoder of this perm	determination of the waters of an underground source. In proceedings under NRS 533.090 through 533.320. Water under Permits 53922, 53923 and 53924 shall not any and/or all sources. Lend the permittee the right of ingress and egress of alls. In it does not waive the requirements that the permits state, Federal and local agencies. In it does not waive the requirements that the permits state, Federal and local agencies. In it does not waive the requirements that the permits state, Federal and local agencies. In it does not waive the requirements that the permits state, Federal and local agencies. In it does not waive the requirements that the permits state, Federal and local agencies. In it does not waive the requirements that the permits state permits does not agencies. In it does not waive the requirements that the permits state permits does not agencies. In it does not waive the requirements that the permits does not be agencies. In it does not waive the requirements that the permits does not be agencies. In it is agencies of Nevada, have hereunto set my hand and the scal of my state Engineer of Nevada, have hereunto set my hand and the scal of my state Engineer of Nevada, have hereunto set my hand and the scal of my state Engineer of Nevada, have hereunto set my hand and the scal of my state Engineer of Nevada, have hereunto set my hand and the scal of my state Engineer of Nevada, have hereunto set my hand and the scal of my state agencies.
chat may be made under adjudication. The total combined duty of exceed 132 acre-feet annually from this permit does not extended, private or corporate land. The issuance of this permoder obtain other permits from the includer obtain other permits from the exceed. The issuance of this permoder obtain other permits from the exceed. The issuance of this permoder obtain other permits from the exceed. The issuance of this permoder of the exceed of	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not any and/or all sources. end the permittee the right of ingress and egress of its. mit does not waive the requirements that the permit state, Federal and local agencies. mited to the amount which can be applied to beneficial use, and not to state, Federal and local agencies. mited to the amount which can be applied to beneficial use, and not to state, Federal and local agencies. made on or before april 30, 1992 made on or before April 30, 1992 made on or before April 30, 1994 made on or before May 30, 1994
chat may be made under adjudication. The total combined duty of exceed 132 acre-feet annually from this permit does not extended, private or corporate land. The issuance of this permoder obtain other permits from the issuance of this permoder obtain other permits from the issuance of this permoder obtain other permits from the issuance of this permoder obtain other permits from the issuance of this permoder obtain other permits from the issuance of this permoder of the issuance of the issuance of the issuance of this permoder of the issuance of the issuance of the issuance of this permoder of this permoder of the issuance of this permoder of this permoder of the issuance of this permoder of this permoder of this permoder of the issuance of this permoder of this perm	determination of the waters of an underground source on proceedings under NRS 533.090 through 533.320. water under Permits 53922, 53923 and 53924 shall not any and/or all sources. dend the permittee the right of ingress and egress of sis. mait does not waive the requirements that the permits state, Federal and local agencies. State, Federal and local agencies. dimited to the amount which can be applied to beneficial use, and not to exceed 132 acrematic acre